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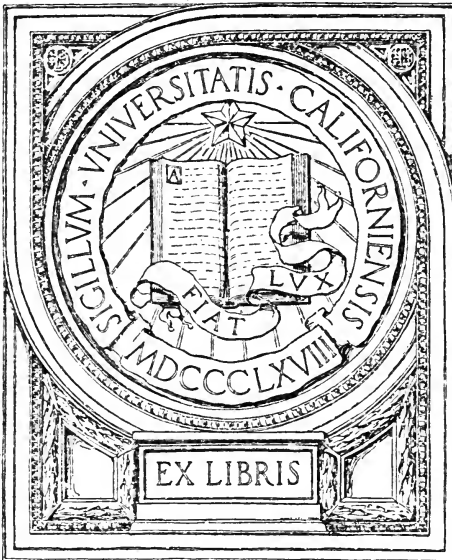
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Colorado Direct Primary Election Law

1910

With Forms for Carrying Out
Provisions of Said Law



Compiled by Authority of
JAMES B. PEARCE, Secretary of State,
and
BENJAMIN F. GRIFFITH, Attorney General,

In Accordance With the Provisions of
Section 27 of Said Law

Denver, Colorado, June 1, 1912

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CHAPTER 4.

ELECTIONS.

PRIMARIES.

(H. B. No. 2, by Mr. Hicks.)

AN ACT

CONCERNING NOMINATIONS OF CANDIDATES FOR PUBLIC OFFICE AND FOR POLITICAL PARTY POSITIONS, AND CONCERNING AND REGULATING THE GOVERNMENT OF POLITICAL PARTIES AND POLITICAL ORGANIZATIONS, AND CONCERNING ELECTIONS IN THE STATE OF COLORADO; AND TO PROVIDE FOR PUNISHING VIOLATIONS OF THE PROVISIONS OF THIS ACT, AND TO REPEAL ALL ACTS AND PARTS OF ACTS IN CONFLICT WITH THE PROVISIONS OF THIS ACT.

Be it Enacted by the General Assembly of the State of Colorado:

Section 1. That all political parties shall make all nominations for candidates for the United States Senate, members of the House of Representatives in Congress, all elective State, District, city, county, city and county, ward and precinct offices, members of the Senate and House of Representatives of the State of Colorado, by direct primary elections, and the Secretary of State and county and city clerks in the several counties in Colorado are prohibited from placing on the official election ballot the name of any person as a candidate of any political party not nominated in accordance with the provisions of this act; Provided, That this act, except as hereinafter specifically provided for, shall not be held to apply to nominations for special elections for filling vacancies for unexpired terms, and shall not be held to refer to nominations to municipal offices of any "Incorporated Town," so denominated under the statutes of the State of Colorado, and shall not be held to

Nominations by
direct primary
elections.

Exceptions.

Assembly nomi-
nations.

Certification.

Political parties
to have sepa-
rate tickets.

Political party
defined.

Assembly
defined.

This act
effective.

Direct primary
election, when
and where held.

apply to the selection of delegates to any national political assemblies or to the nomination of presidential electors; and Provided further, That all such last named nominations by political parties shall be made by assemblies of the several political parties, and delegates to assemblies of political parties shall be selected as specified by the rules and regulations of the respective political parties participating therein; and Provided further, That the certification of the due and proper nomination of candidates for presidential electors and for the several offices above referred to in "Incorporated Towns," and to fill vacancies shall be as respectively provided by law.

Sec. 2. Any political organization which, at the general election last preceding any primary election provided for in this act, was represented on the official ballot by either regular party candidates or by individual nominees only may, upon complying with the provisions of this act have a separate primary election ticket as a political party, if its candidate for Governor received ten per cent of the total vote cast at such last preceding general election in this State; and any such political organization shall be a "political party," within the meaning of the term as used in this act. An assembly of a political party within the meaning of this act is an organized assemblage of voters or delegates representing such political party, organized in accordance with the rules and regulations of such political party.

Sec. 3. This Act shall be, and become effective for the nomination of candidates for election in November, 1912. A direct primary election to nominate candidates to be voted for at the general election in November, 1912, shall be held at the regular polling places in each precinct on the second Tuesday of September, 1912, and biennially thereafter, for the nomination of candidates to be voted for at the succeeding general election. Every direct primary election other than the September primary election shall be held four weeks before the election

for which candidates are to be nominated at such direct primary election.

Sec. 4. All candidates for nominations to be made at any such primary election shall be placed on the direct primary ballot by petition or certificate of designation by assembly, as hereinafter provided. Candidates for nomination, how placed on ballot.

No such petition shall contain the name of more than one person for the same office. Every such petition shall state the name of the office for which such person is a candidate, his name, postoffice, residence, and street number of residence, and place of business, if any, and shall designate in not more than three words the name of the political party which such candidate represents. All such assembly candidates for nomination by a political party shall be certified by the presiding officer and secretary of the assembly of the political party making the same, and shall be filed within the time, and with the same officer with whom nominations by petition for like offices are to be filed, as in this Act provided; and such presiding officer and secretary so certifying to said candidate for nomination shall add to their signature their respective places of residence and postoffice address, and make oath by affidavit thereto attached before an officer qualified to acknowledge the same that affiants are such officers of such assembly and that the statements contained in such certificate are true to the best of their knowledge and belief. Petition, contents of. Assembly candidates for nomination, shall be certified. Assembly officers to make affidavit.

Assembly designations of candidates for nomination on the Direct Primary Ballot may be made by assemblies of the several political parties and delegates to such assemblies of political parties selected as specified by the rules and regulations of the respective political parties as now provided for the holding of assemblies, or as hereafter may be provided by such political parties for the holding of assemblies by the respective political parties participating therein and as follows: Assembly designations.

Any such assembly shall take only one ballot upon candidates for each office to be filled, at the ensuing election and within the jurisdiction of such assembly. Only one ballot allowed.

All candidates receiving ten per cent. of assembly vote to be certified.

Every such candidate receiving ten per cent., or more, of the votes of the duly accredited delegates to such assembly for any office to be voted upon at such ensuing election, shall be certified as hereinbefore provided, and shall be placed upon the Direct Primary ballot as a candidate for such office before the ensuing Primary election.

Assembly candidates to go on ballot in order of vote received.

All candidates designated and certified by assembly for a particular office shall be placed on the Direct Primary Ballot in the order of the vote received by each such candidate: That is to say, the candidate receiving the highest vote shall be placed first in order on such Direct Primary Ballot, followed by the candidate receiving the next highest vote, and so on until all of the candidates so designated by such assembly shall have been placed on such ballot; Provided, that no assembly shall in any wise declare that any candidate voted for, has received the nomination of any such assembly, and, Provided further, that any candidate so designated by assembly shall file his written acceptance of the same with the officer with whom certificates and petitions are herein provided to be filed, within seven days after the adjournment of such assembly. All candidates by petition for any particular office shall follow assembly candidates and shall be placed on the Direct Primary Ballot in alphabetical order.

Assembly not to declare a nomination.

Candidates must file written acceptance.

Petition candidates to follow assembly candidates on ballot.

Number of signatures required on petitions.

Sec. 5. Every such petition in the case of a candidate for any National, State or district office greater than a county, shall be signed by not less than three hundred duly qualified electors, resident within the State or district for which the officer is to be elected, and in the case of a candidate for any other elective office, shall be signed by not less than one hundred duly qualified electors, resident within the political subdivision for which the officer is to be elected; Provided, however, That no such petition shall require more signers thereto than ten per cent. of the gubernatorial votes cast by such political party at the last preceding election in such political subdivision. The electors supporting such petition shall write opposite their names their respective addresses, and

Limitation.

Electors signing petition to give address and precincts, and make oath.

election precincts wherein resident as such electors, and shall make oath by affidavit thereto attached, before any officer authorized to administer the same, to the truth thereof, and that each such candidate is placed in nomination on behalf of the political party named in the petition, and is affiliated with the principles thereof; that affiants intend to vote for such candidate at the ensuing direct primary election, and that affiants have not signed any other petition for any other candidate for the same office designated by such petition. Such petition may consist of one or more sheets, to be fastened together in the form of one petition, but each sheet shall contain the same heading, and the affidavit of the subscribing electors shall be endorsed on the sheet on which their names shall be signed. Every such petition before the same is filed with the proper officer as herein designated, shall have endorsed thereon or thereto appended in writing, either on the first or last sheet of said petition, the acceptance of such candidate of such nomination by acknowledgment before any officer authorized to take acknowledgments.

Petition
requirements.

Acceptance
of candidate.

Sec. 6. Every such petition shall, in the case of a candidate for any National, State or district office greater than a county, be filed in the office of the Secretary of State, and in the case of a candidate for any other elective office, other than municipal or city, in the office of the county clerk wherein such candidate is placed in nomination, not more than sixty days and not less than thirty days prior to the ensuing direct primary election, and in the case of a municipal or city candidate, in the office of the municipal or city clerk, not more than thirty days and not less than twenty days prior to the ensuing direct primary election.

Petitions,
where, when,
and with whom
filed.

Sec. 7. At least twenty days before any September direct primary election, the Secretary of State shall transmit to each county clerk a certified list of each and every person entitled to be voted for at such primary election, and the office for which such person is a candidate, together with the other details mentioned in the nomination papers filed in the office of the Secretary of

Secretary
of state shall
transmit list of
candidates to
county clerks.

Primary
election notice
to be published
and posted.

State. Each county clerk shall, at least ten days before the September direct primary election, publish once in a condensed form under the proper party designation and under the title of each office, the names and addresses of all persons for whom nomination papers have been filed, insofar as the same shall affect the electors of his county, giving the date of the direct primary election, the hours during which the polls will be open, and reciting that the said primary election will be held in the lawful polling places designated in each precinct, and shall cause to be posted copies of such notice in at least two public places in all rural precincts in his county.

Publication
in two
newspapers.

Sec. 8. Any publication required in this act shall be made once in two newspapers, if such there be, of general circulation, published in each county or city where such direct primary elections are to be held, representing the two political parties that cast respectively the largest and the next largest vote in such city or county at the last preceding general election.

Method
of voting.

Sec. 9. The method of voting at such direct primary election shall be by ballot, as herein provided.

Separate party
ballots.

Not later than ten days before the September direct primary election, the county clerk shall group all the candidates for each party by themselves and shall prepare at once in writing a separate sample ballot for each party for public inspection and shall forthwith proceed to have the primary election ballots printed in the following manner:

All tickets must
be uniform.

All tickets shall be uniform in color and size, shall be white and printed in black ink. Across the head of each ballot shall be printed in plain black type, "OFFICIAL DIRECT PRIMARY ELECTION BALLOT." On the next line shall be printed the name of the political party, and below that the precinct, ward, city and county in which the ballot is to be used. Then shall follow the words, "To Vote for a Person Mark a Cross (X) in the First Square at the Right of the Name of the Person For Whom You Desire to Vote." Beginning at the top of the left hand column at the left of the line in black type, shall appear the designated office for which the respective

Arrangement
of ballot.

names following are the names of candidates, and to the extreme right of the same line the words, "Vote For," then the words, "One," "Two," or a spelled number designating how many persons under that head are to be voted for.

Following this shall come the name of each candidate for that office, enclosed in a light-faced rule, with a square to the right of said name, said square being separated by a heavy, black-faced rule, the parallel rules containing the names and the squares to be one-sixth of an inch apart and not more than two and one-sixth inches long over all, and following the names of all the candidates for any particular office shall be a blank space or spaces, wherein the voter may write the name or names of one or more candidates according to the number of candidates to be nominated for such office, for which the voter is entitled to vote. Each position, with the names of the candidates for that office shall be separated from the following one by a black-faced rule, to separate each position clearly. The positions shall be arranged as follows, insofar as selections are to be made or preferences indicated in such county under the provisions of this act: First, candi-

Arrangement of
names on direct
primary ballot.

In city or municipal elections, it shall be the duty of the city or municipal clerk to prepare the ballots and

City and
municipal
elections.

Duties of city or
municipal clerk.

arrange the positions of the offices on such ballots, commencing with the office of mayor, using his reasonable discretion as to such arrangement. The duties provided for in this act to be performed by the county clerk with reference to candidates for county and district offices or either of them, shall in like manner be performed by the city or municipal clerk in each city or municipality, with reference to the preparation of ballots and all other matters connected with direct primary election for candidates for city or municipal offices.

Form of ballot.

The form of ballot shall be substantially as follows:

**"OFFICIAL DIRECT PRIMARY ELECTION
BALLOT."**

.....PARTY. (DESIGNATION OF PARTY.)

.....PrecinctWard.....City.....County

To vote for a person mark a cross (X) in the first square at the right of the name of the person for whom you desire to vote.

United States Senator	Vote for one.	Representative in Con- gress.....District	Vote for one.
John Doe		John Doe	
John Doe		John Doe	
John Doe		John Doe	
Governor	Vote for one.	State Auditor	Vote for one.
John Doe		John Doe	
John Doe		John Doe	
John Doe		John Doe	
Representative to Gen- eral Assembly..... District	Vote for	Regents of State University	Vote for two.
John Doe		John Doe	
John Doe		R. Roe	
		John Doe	
County Clerk and Recorder	Vote for one.	R. Roe	
John Doe			
John Doe		Constable...Precinct	Vote for one.
John Doe			
County Superintendent of Schools	Vote for one.	Precinct Commit- man.....Precinct	Vote for two.
Mary Doe			

When offices other than those given in the form above are to be filled at the coming election, the officer preparing the ballot shall use substantially the above form, putting the proper designation of the office in the space as above, and the names of the candidates therefor under the same, as indicated.

General form
of ballot to be
followed.

Party ballots
to be fastened
together.

Sec. 10. Each political party entitled to participate in any direct primary election shall have a separate party ticket and all such party tickets shall have a perforated stub at the top thereof, not less than one inch in width, and the several tickets of each such political party shall be securely fastened together at the top and folded by one of the judges of election prior to delivery thereof to the voter. The direct primary election of all political parties shall be held at the same time and at the same polling places and shall be conducted by the same election officials.

All party direct
primary elec-
tions to be held
at same time
and place.

Qualifications
of voters at
direct primary
elections.

Sec. 11. Every person possessing the constitutional qualifications of a voter, over the age of twenty-one years, a citizen of the United States, and who shall have resided in the State one year immediately preceding the ensuing election at which such person may legally vote, and who shall have resided in the county ninety days, in the city or town thirty days, and in the ward or precinct ten days next preceding such primary election, shall be entitled to vote thereat; Provided, That every such voter shall also be properly registered, if such registration shall be required by law for primary elections. Each voter desiring to vote at said primary election shall have the right to receive a ballot made up as aforesaid, and upon receiving said ballot the voter shall retire to one of the booths provided for such primary election and without undue delay, mark the respective party ballot desired to be voted by him, and shall then return the party ballot to be voted, to one of the judges of election by whom the same shall be numbered by writing, in the order in which it shall be received, the number thereof, on the opposite side of the black square aforesaid, and the corner whereof shall be turned and pasted down so that such number shall be concealed by said black square. Immediately thereafter said party ballot shall be by the voter deposited in the ballot box provided for that purpose, in the presence of the election officers. The remaining tickets attached together shall be folded in like manner by the voter, who shall thereupon without leaving the polling place deposit the remaining tickets in

Voters must
be registered.

Method
of voting.

a separate ballot box to be marked and designated as the Blank Ballot Box. In the event of any such ballot being spoiled, the voter shall be entitled to receive additional ballots as provided by law for general elections. The voter shall designate his choice of candidates on his party ballot by marking a cross in each of the small squares at the right of the names of candidates for whom he desires to vote, and shall not vote for more candidates for each office than are to be elected thereto at the election to follow the direct primary election, as indicated on the said ballot at the right of each office for which candidates are to be elected. Any voter instead of voting for a candidate whose name is printed on his party ballot, shall be entitled to vote for any other eligible person who is a member of his political party, in lieu of such candidate, by writing the name of such person in the blank space immediately following the printed names of candidates for such office; Provided, further, That in no case shall the voter write on his party ballot the name of any candidate appearing on any other party ballot. Immediately after the ballots voted shall have been counted and certified to by the clerks and judges as herein provided, said clerks and judges shall without examination destroy the tickets deposited in the Blank Ballot Box. If such voter is challenged he shall be required to make oath or affirm as follows: "I do hereby solemnly swear (or affirm) that I am a qualified voter, that I am a member of and affiliated with one of the political parties represented by ballot at this primary election, and that I will at this election vote only under the ballot and only for the candidates of the political party of which I am a member and with which I am affiliated." Said oath shall be administered to one or more voters at the same time.

Spoiled ballots.

Voter may write in name of person not printed on ballot.

Blank ballot box, contents to be destroyed.

Challenged voter to make oath.

Sec. 12. If it is impossible to determine the choice of any voter for any nomination to be made, his ballot shall not be counted for such office; Provided, That a defective or imperfect cross on any ballot in a proper place shall be counted, if there be no other mark or cross

Defective ballots.

Intent of voter
must govern.

in ink on such ballot indicating an intention to vote for some person or persons other than those indicated by the first mentioned defective cross or mark for some other candidate for the same office. If an imperfect cross or mark in ink be found near the name of a candidate, which cross or mark appears to have been made with intent to designate the candidate so marked as the one voted for, such ballot shall not be rejected if the intent of the voter to designate the person for whom he wished to vote can be reasonably gathered therefrom.

General election
laws to apply
to primary
elections.

Sec. 13. Except as herein otherwise provided all direct primary elections shall be conducted the same as general elections under the general election laws of the State of Colorado, as far as the provisions thereof are applicable, and the election officers for such primary elections shall have the same powers and shall perform the same duties as those provided by law for general elections.

Appointment
of judges
and clerks.

Sec. 14. Judges and clerks of direct primary elections shall be appointed and designated in the manner provided for the conduct of general elections under the laws of the State of Colorado, and the judges of direct primary elections shall in all cases be the registrars of elections and the regularly appointed election judges for general elections under the laws of the State of Colorado.

Watchers.

Sec. 15. Each political party participating in a direct primary election under the provisions of this act shall be entitled to have one of its members serve as watcher of such election in each voting precinct in the city or county where such primary election shall be held; Provided, That the chairman of the county or city committee of such political party shall certify the names of the persons so selected to the judges of election in the several precincts, and such persons shall be entitled to enter into the polling places and to witness the casting and counting of the ballots at such primary election; and Provided further, That any and all judges of election who shall refuse to allow any duly appointed watcher as

Party chairman
to certify names
of watchers to
election judges.

Penalty for not
allowing
watchers to act.

herein provided to act, shall be deemed guilty of a misdemeanor, and on conviction shall be punished by confinement in the county jail, not less than thirty days nor more than six months.

The same fees shall be allowed and paid from the public funds for the services of anyone so serving as a judge, or clerk of direct primary elections as is provided by law for such services for general elections.

Fees of judges
and clerks.

Sec. 16. The Secretary of State shall provide copies of this law, in conjunction with the general election laws of the State and transmit the same to the county clerk of each county, at least twenty (20) days before any such direct primary election, and the same shall be in lieu of any such copies of said general election laws required to be transmitted to county clerks by the Secretary of State for use in such counties.

Secretary
of state
to provide copies
of this law.

Sec. 17. The polls of the several election precincts on direct primary election day shall be kept open from 7 o'clock in the morning until 7 o'clock in the evening of said day. If at the hour of closing there are electors at the polling place desiring to vote and who are qualified to participate therein, and who have not been able to do so since appearing at the polling place, said polls shall be kept open long enough after the hour of closing to allow those so present at that hour to vote. No one not present at the hour of closing shall be entitled to vote because the polls may not be actually closed when he arrives. No adjournment or intermission whatever shall take place until the polls shall be closed, and until all the votes cast at such poll have been counted and the result publicly announced.

When polls
are to open
and close.

Who may vote
after closing
hour.

No adjournment
or intermission
permitted.

Sec. 18. As soon as the polls are finally closed, the judges of election shall open the ballot boxes at each polling place and proceed to take therefrom the ballots. Said officers shall count the number of ballots cast by each party, at the same time bunching the tickets cast for each party together in separate piles, and shall then fasten each pile together. As soon as the clerks and judges shall have assorted and fastened together the ballots of each separate party, they shall take the tally

Duties of judges
and clerks
in counting
ballots.

sheets provided by the county, municipal or city clerk, and shall count all the ballots for each party separately until the count is completed, and shall certify to the number of votes cast for each candidate. The tally sheets shall be so kept that such sheets shall show the number of votes received. They shall then place the counted ballots in a box, but in no case shall they intermingle party votes. After all have been counted and certified to by the clerks and judges, they shall seal the returns for all parties in one envelope, to be returned to the county, municipal or city clerk.

Tally sheets
furnished.

Sec. 19. Two sets of tally sheets for each political party having candidates to be voted for at said direct primary election shall be furnished for each election precinct by the county, municipal or city clerk, at the same time and in the same manner that the ballots are furnished, and shall be as follows:

Form of tally
sheets.

Each tally sheet, or the first sheet of each tally book to be furnished, shall be headed, "Tally sheet for(name of political party)(name of city) (county) (ward) (election precinct), for a direct primary election held(date)."

Arrangement
of names
on tally sheets.

The names of candidates shall be placed on the tally sheets in the order in which they appear on the official ballots, and in each case shall have the proper party designation at the head thereof.

General election
laws to apply.

Sec. 20. In making out and certifying the returns of the direct primary election in the several election precincts, the same shall be done and all acts pertaining thereto conducted in accordance with the provisions of the general election laws for the returns of general elections, except as herein otherwise provided.

Precinct
officers.

Sec. 21. There shall be elected by each political party, subject to this law, at said biennial direct primary election, a committeeman and committeewoman for each election precinct, who shall be a resident of such precinct. The candidate for committeeman or committeewoman in any precinct, who receives a plurality of

Election
of same.

votes on any party direct primary ballot, shall be declared the elected committeeman and committeewoman of such party for such precinct. The members of the committee thus elected shall be the Representatives of their respective political parties in and for such precincts in all ward or subdivision committees that may be formed. The members of the committee elected in each precinct in each county shall constitute the county central committee of each of said respective political parties. And the members of the committee elected in the several precincts in each city or municipality shall constitute the city or municipal central committee of each of said respective political parties, and shall have the same powers and jurisdiction as to the affairs of their several parties in such city or municipal matters that the county committee has in county matters. Each member of the committee shall hold such position for the term of two years from the date of the first meeting of said committee immediately following the election. In case of a vacancy the remaining members of said county, city or municipal committee may select a successor to fill the vacancy, who shall be a resident of the precinct in which the vacancy occurred.

Precinct committee men and women to constitute central committees.

Term of two years.

Vacancies in committees, how filled.

Vacancies in nominations occurring after the holding of any direct primary election, prior to eight days before election, shall be filled by the respective party committees of the city, municipality, district, county or State, as the case may be, in which such vacancies occur. Certificates of nomination to fill such vacancies shall be forthwith prepared and filed by such respective party committees with the respective officers in whose offices original petitions of candidacy are by this act required to be filed.

Vacancies in nominations, how filled.

All of said county, municipal and city committees, together with the respective candidates nominated for office, shall meet to organize by electing a chairman, and a vice-chairman who shall be a woman, and a secretary, within five (5) days after the candidates for their respective political parties shall have been nominated. The chairman and vice-chairman of the several party

Committee officers, how and when elected.

State central committee, how constituted.

Other party committees, how formed.

Election of committee officers.

Additional members allowed when sufficient votes are polled.

State central committee to make rules.

Vacancies, how filled.

Sub-committees.

Present committees legal.

county committees shall constitute the State Central Committee of each such party, and the chairman and vice-chairman of the several county committees shall also constitute the congressional, judicial, senatorial and representative committees for the counties composing each such congressional, judicial, senatorial or representative district, respectively. Said State, congressional, judicial, senatorial and representative central committees of the respective political parties together with the respective candidates nominated for office shall meet to organize by electing a chairman and a vice-chairman as above provided, and secretary of each of said committees, respectively, within ten days after the nomination of such candidates; Provided, That any political party that polled ten thousand (10,000) votes at the last preceding general election for its candidate for Governor shall be entitled to two additional members of said State Central Committee from such county, one of whom shall be a woman and two such additional members thereof for each additional ten thousand (10,000) votes or major portion thereof so polled. Such additional members of said State Central Committee shall be elected by the respective county central committees of the several political parties. The State Central Committee shall have power to make all rules for party government. All vacancies in State, congressional, judicial, senatorial or representative committees shall be filled by the respective county central committees. All central committees may select managing or executive committees, and may authorize such sub-committees to exercise any and all powers conferred upon the county, city, municipal, state, congressional, judicial, senatorial or representative central committees respectively.

Regularly elected and constituted party central committees of the respective political parties, at the time this act shall take effect, shall be considered the legal committees of the respective political parties until direct primary elections shall be held under the provisions of this act, and said central committees and each of them, and

the officers and members thereof, shall be subject to all the conditions of this section.

Sec. 22. The candidates for the various State Offices, State platform, how formulated, when and by whom. and for the State Senate and House of Representatives, nominated by each political party at such direct primary election, the State Chairman and State Senators of such political party whose term of office extends beyond the second Tuesday in January of the year next ensuing shall meet in the City of Denver at a place to be designated by the respective State Chairman, at twelve o'clock noon on the fourth Tuesday of September after the date on which any direct primary election is held preliminary to any general election. They shall forthwith formulate the State platform of their respective parties. The platform of each party shall be framed and made public not later than five days after the date of such meeting.

Sec. 23. Candidates voted on for offices at direct pri- Party nominees, how chosen. mary elections who receive a plurality of the votes cast shall be the respective party nominees for such respective offices. In the event that there is more than one office of the same kind to be filled, then the number of candidates equal to the number of offices to be filled receiving the highest number of votes shall be the nominees of such political party for such office.

Sec. 24. The canvassing of the returns of the direct State board of canvassers, how constituted and by whom. primary elections as to candidates for State offices, United States Senators and Representatives in Congress, and any other candidate whose district extends beyond the limits of a single county, shall be done by a board of State canvassers, consisting of the Governor, Secretary of State, Auditor of State, Treasurer of State and Attorney General, or any three of them. Said board of State canvassers shall meet at the office of the Secretary of State on the third Tuesday of September, at ten o'clock a. m., next Meeting. after the holding of such direct primary election. As soon as said board has canvassed said vote it shall file a certificate with the Secretary of State, which certificate Certificate to be filed. shall show the vote of each candidate of each political party for each office. The votes for all county, city and municipal officers cast at any direct primary election

City, county
and municipal
votes, how
canvassed.

shall be canvassed and the returns made by the same officers and in the same manner as the returns of votes cast at the ensuing elections are by law now required to be made. Such canvassing board and other officers canvassing votes cast at such direct primary election shall file with the proper officer a statement and report of such canvass, which statement and report of said direct primary election shall contain:

Contents of
statement.

First. A statement duly certified to containing the names of all candidates voted for at the direct primary election, with the number of votes received, and also the total number of votes received by each candidate and for what office, said statement to be made as to each political party separately.

Second. A statement of the names of the persons or candidates of each political party who are nominated, as hereinbefore provided. Where there is more than one person to be elected to a given office at the ensuing election there shall be included in said statement of nomination the names of so many candidates for said office, nominated under the provisions of this act, as there are persons to be elected to said office at the ensuing election. Said statement shall, in like manner, be made separately as to each political party.

Third. A statement of the whole number of electors registered, where such official has custody of the registry of electors, and the number of ballots cast at said primary election.

Ties, how
determined.

If two or more candidates of the same political party are "tied" for the same office, the "tie" shall be determined in such manner as shall be agreed upon by the candidates so "tying." In case such candidates shall fail to agree upon the method of determining such "tie" within five (5) days after the completion of the canvass of such vote, the same shall then be determined by lot, to be cast then and there by and as the final canvassing board may determine. It shall be the duty of the Secretary of State or the county, city or municipal clerk, as the case may be, upon the completion of any canvass, to immediately mail or deliver in person to each candidate so nominated a notice

Notice of
nomination.

of such fact, and that his name will be placed upon the official ballot at the ensuing election. The persons whose names are so placed in said statement of nomination shall be the nominees of said respective political parties of which they are candidates, and such names shall be printed upon the official ballot prepared for the ensuing election. No names of candidates of any political party which is required to make nominations under this act shall be placed upon the official election ballot unless such candidate shall have been chosen in accordance with this act, except in case of a vacancy or vacancies, which shall be filled as herein provided. The name of such new candidate shall be certified under oath to the Secretary of State, county clerk or the city or municipal clerk, as the case may be, by the chairman and secretary of said respective party committees.

Names to appear
on official
election ballot.

Candidates to
fill vacancies,
must be certified
under oath.

Sec. 25. Whenever it shall appear by verified petition to any judge of the District Court that any error or omission has occurred, or is about to occur, in the printing of the name of any candidate on official direct primary election ballots, or that any error has been or is about to be committed in printing such ballots, or that the name of any person has been or is about to be wrongfully placed upon such ballots, or that any wrongful act has been performed or is about to be performed by any judge or clerk of the direct primary election, or by the Secretary of State, or by the county or city or municipal clerk, or by any canvassing board or any member thereof, or by any person charged with a duty under this act, or that any neglect of duty by any of the persons aforesaid has occurred, or is about to occur, such judge shall forthwith, by order, require the officer or person or persons charged with the error, wrongful act or neglect, to forthwith correct the error, desist from the wrongful act, or perform the duty, and to do as the court shall order, or to show cause forthwith why such error should not be corrected, wrongful act desisted from, or such duty or order not performed. Provided, that the person or persons, committee or committees complaining of any such act, shall have the burden of proof cast upon him or them in

Errors,
omissions and
wrongful acts,
how corrected.

Duty of judge
of district court.

Burden of
proof.

Must deposit
witness fees.

Contempt
of court.

Independent
candidates.

Nomination
of same.

Political party
names not
to be used.
Number
of signatures
required.

the premises, and shall be required to deposit in court the sum of two dollars (\$2.00) per day for each person so cited or summoned into court, as a party or as a witness, to be paid to the said party or witness in case the charge is not sustained, said money so deposited shall be returned to the party depositing the same in case the said charges or any of them are sustained. Failing to obey the order of such court shall be contempt of court. Every such order shall be subject to summary review by the Supreme Court upon writ of error.

Sec. 26. Candidates for public office who do not wish to affiliate with a political party as defined in this act may be nominated otherwise than by a direct primary election, in the manner following:

A certificate of nomination shall be prepared which shall contain the name or names of any candidate or candidates for the office or offices to be filled, their several postoffice addresses, if any, their several residences, and if in a city or town, the street, number of residence and place of business, if any, and shall designate in not more than five words, instead of the party, the political or other name which the signers shall select; Provided, That no name of any political party as defined in this act shall be used, in whole or in part, for this purpose. Said certificate shall be signed by legal voters residing within the district or political division in and for which the officer or officers are to be elected, to the number of at least three hundred when the nomination is for an office to be filled by the voters of the entire State; of at least one hundred where the nomination is for an office to be filled by the voters of a district less than a State and greater than a county, or by the voters of a county or city or municipality; of at least fifty when the nomination is for an office to be filled by the voters of a precinct, ward, or other division less than a county, other than a city. The signatures to said certificate of nomination need not all be appended to one paper, but no certificate shall be legal that does not contain the requisite number of names of voters whose names do not appear on any certificate previously filed under the provisions of this section; Provided, That any

such certificate of nomination may be amended in this last respect at any time prior to ten days before the day of election. The certificate may designate or appoint upon the face thereof one or more persons as a committee to fill vacancies, and in case of vacancy in any of such nominations, the same may be filled by such person or committee by a verified certificate to that effect, duly filed with the officer with whom the original certificate of nomination was filed, at least eight days before the day of election. Each voter signing a certificate shall add to his signature his place of residence, and shall, before an officer duly authorized to administer the same, make oath by affidavit thereto attached, that he is a voter within and for the political division for which such nomination is made, and has truly stated his residence, and has not voted at any primary election to nominate a candidate for such office. Said certificate, when executed and acknowledged as before prescribed, shall be filed with the Secretary of State, when for an office or offices to be filled by the voters of the entire State or of any division or district greater than a county; with the county clerk when for an office or offices to be filled by the voters of an entire county or county precinct, and with the city, municipal or town clerk when for an office or offices to be filled by the voters of such city, municipality or town.

Certificate may be amended.

Committee to fill vacancies.

Signers must make oath by affidavit.

Certificate, where filed.

The certificates of nomination to be filed with the Secretary of State shall be filed not more than sixty days nor less than thirty days before the day of election; and the certificates of nomination to be filed with the county clerk shall be filed not more than sixty nor less than fifteen days before the day of election, and the certificates of nomination to be filed with the city, municipal or town clerk shall be filed not more than thirty nor less than fifteen days before the day of election.

Certificate, when filed.

Within eight days after the filing of any such certificate of nomination with the proper official as aforesaid each and every candidate named in said certificate of nomination shall formally accept the nomination therein tendered in a written statement, duly acknowledged, which said statement shall contain the full name and

Written acceptance of nominations.

Rights and
penalties.

place of residence of such candidate, and if in a city or town, the street number of the same (if any there be) and his place of business, if any, and postoffice address.

When the provisions of this section have been complied with, the candidate or candidates named in such certificates of nomination shall be entitled to all the rights and subject to all the penalties of candidates nominated at direct primary elections. This section shall be liberally construed, so as to give independent candidates for public office every reasonable opportunity to make their candidacy effective.

Secretary
of state and
attorney general
to prepare
forms.

Sec. 27. It shall be the duty of the Secretary of State and the Attorney General, on or before July 1, 1912, to prepare all forms necessary to carry out the provisions of this act and in accordance therewith, which forms shall be substantially followed in all direct primary elections held in pursuance thereof. Such forms shall be printed, with copies of this act, for public use and distribution.

Campaign
expenses.

Sec. 28. No person shall, in order to aid or promote or secure his own nomination to public office, or the nomination of any other person to public office, under the provisions of this act, or any amendment thereto, directly or indirectly himself, or directly or indirectly by or through any other person for him, or on behalf of such other person, give, pay, expend or contribute, or promise to give, pay, expend or contribute, any money or other valuable thing, except for personal expenses. Personal expenses within the meaning of this act shall not in any event exceed five thousand dollars (\$5,000), if such person is a candidate for United States Senator, twenty-five hundred dollars (\$2,500) if such person is a candidate for a State office or representative in Congress, and one thousand dollars (\$1,000) if such person is a candidate for any other office, and any expenditure in excess of such sums by any person or persons for any such purpose within one year prior to such direct primary shall be unlawful. No person, co-partnership, organization or corporation shall directly or indirectly contribute or expend, pay or become liable for any of the expenses of any candidate. Any candidate, or other

Limitations
of personal
expenses
defined.

person who, or co-partnership, organization or corporation which shall violate any of the provisions of this section shall be guilty of a felony, and on conviction shall be fined in a sum not less than five hundred dollars (\$500.00), or imprisonment in the penitentiary not less than one year, or both.

Penalty for violations of this section.

Sec. 29. Every candidate for nomination under the terms of this act, or any amendment thereto, shall, not less than ten days after the day of holding the direct primary election or convention at which he is a candidate, or after the filing of any certificate of nomination wherein such candidate is nominated for public office, file an itemized statement in writing, duly sworn to as to its correctness, with the officer with whom his declaration of candidacy or other nomination paper is filed, setting forth each sum of money and thing of value, or any consideration whatever, contributed, paid or promised by him, for the purpose of securing or influencing, or in any way affecting, his nomination to said office. Said statement shall set forth the sums paid as personal expenses, stating fully the nature, kind and character of the expense. Such statement, when so filed, shall immediately be subject to the inspection and examination of any elector, and shall be a part of the public records.

Candidates must file sworn statement of expenses.

Sec. 30. Any candidate for nomination for any office under the terms of this act who shall fail, neglect or refuse to file with the proper officer the statement provided for in the preceding section within the time provided therein, shall be guilty of a misdemeanor and on conviction shall be fined not less than one hundred dollars (\$100) and not more than five hundred (\$500) or by imprisonment in the county jail not less than ten days nor more than six months or by both such fine and imprisonment.

Penalty for not filing sworn statement of expenses.

Sec. 31. The provisions of the statutes of Colorado in relation to the holding of general elections, the giving or solicitation of bribes, the solicitation of voters at the polls, the challenging of voters, the manner of conducting elections, of counting the ballots and making returns

Provisions of statutes to apply to direct primary elections.

thereof, and all other kindred subjects shall apply to all direct primary elections insofar as they are consistent with this act, the intent of this act being to place direct primary elections under the regulation and protection of the laws now in force as to general elections, except as specifically provided otherwise in this act.

Forgery.

Sec. 32. Any person who shall forge any name of a person as a signer or witness to a nomination paper shall be deemed guilty of forgery, and, on conviction thereof, shall be punished accordingly.

Candidates for United States senator nominated at direct primary elections.

Sec. 33. At all direct primary elections next preceding the election of a United States Senator by the General Assembly of Colorado there shall be placed upon the respective official direct primary election ballots, by the proper officer preparing such ballots, the names of the several candidates for the office of United States Senator for whose nomination certificates have been duly made and filed under the provisions of this act; the votes for each of such candidates shall be counted and certified to by the election judges and clerks in the same manner as the votes for other candidates, and records of the votes for each of such candidates shall be made out and sworn to by the board of canvassers of each county of the State and returned to the Secretary of State at the same time and in like manner as they shall transmit other returns of such primary elections required by this act.

Secretary of state to certify result to general assembly.

It shall be the duty of the Secretary of State to certify to both Houses of the General Assembly the names of the respective persons of each political party for whom votes were cast at any direct primary election under the provisions of this act at which such persons were candidates for the nomination for United States Senator, which said certificates shall be made and filed upon the first day of the session of such General Assembly convening next after said direct primary election.

Name of candidate to go on official ballot.

The name of each candidate for the United States Senate who shall have received a plurality of the votes for United States Senator on his party ticket shall be

placed on the regular election ballot with the proper party designated opposite each name and in all respects the same as a nominee for a State office is placed upon each ballot and the result of the vote at such general election shall be canvassed as are canvassed the votes for State officers, and the Secretary of State shall certify to both Houses of the General Assembly the names and number of votes cast for each such candidate for United States Senator, which said certificate shall be made and filed upon the first day of the session of such General Assembly convening next after said general election.

Secretary of state to certify result of vote to the general assembly.

If any person whose vote is challenged under the provisions of this act shall knowingly, wilfully and corruptly swear or affirm falsely, he shall be deemed guilty of perjury and, on conviction thereof, shall be punished accordingly.

Penalty for swearing falsely.

Sec. 34. Any candidate, under this Act, for the office of State Senator or member of the House of Representatives of Colorado, if he desires to do so, may sign and file with his declaration of candidacy or nomination paper either of the following declarations:

Legislative candidate may make statement.

STATEMENT.

I hereby declare to the People of the State of Colorado, as well as to the People of my Legislative District, that during my term of office, I will always vote for the candidate for United States Senator in Congress who has received the highest number of the People's votes for that office at the general election next preceding the election of a Senator in Congress, without regard to my individual preference.

Form of statement.

.....
Signature of Candidate for Nomination.

And in such case there shall be printed on the official direct primary election ballot, opposite or just below such candidate's name, the following: "Pledged to vote for People's choice for United States Senator."

Pledge printed on ballot.

NOTICE

Sections 33 & 34 Repealed by Implication
See Chapter 79 Session Laws 1913

STATEMENT.

Form of
statement.

I hereby declare to the people of the State of Colorado, and particularly to the people of my legislative district, that, during my term of office, whenever called upon to vote for United States Senator, I will always vote for the candidate for United States Senator who has received the highest number of votes upon my party ticket for that position at the direct primary election next preceding the election of United States Senator.

.....
Signature of Candidate for Nomination.

Pledge printed
on ballot.

And in such case there shall be printed on the official direct primary election ballot, opposite or just below such candidate's name, the following: "Pledged to vote for party's choice for United States Senator."

Such declaration of candidacy or nomination paper shall be signed as above by the elector seeking such nomination.

Committee
contests, how
determined.

Sec. 35. All disputes or contests over the regularity or legality of the existence of any party committee in the State of Colorado, or any subdivision thereof, shall be determined as provided by law.

Filings to be
public records.

Sec. 36. All certificates of nomination, acceptances and withdrawals, as soon as filed, shall be public records, and shall be open to public inspection under proper regulations; and when a copy of any certificate of nomination, acceptance or withdrawal is presented at the time the original is filed, or at any time thereafter, and a request is made to have such copy compared and certified, the officer with whom such certificate of nomination was filed shall forthwith compare such copy with the original on file, and, if necessary, correct the copy and certify and deliver the copy to the person who presented it. All certificates of nomination, acceptances, withdrawals, poll books, tally sheets, ballots and ballot stubs shall be preserved as other records are for two years after the election to which they pertain, unless otherwise ordered or restrained by some court. After which they shall be de-

Certified copies
of filings.

All filings to be
preserved for
two years.

stroyed by the official custodian thereof by fire, without anyone inspecting the same.

Sec. 37. Any person who has been nominated and who has accepted a nomination, as provided in this act, may cause his name to be withdrawn from nomination, at any time prior to ten days before election, by a written instrument declining such nomination, which written instrument shall be signed and acknowledged by such candidate before some officer authorized by the laws of this State to take acknowledgment of deeds, which instrument shall be filed with the Secretary of State or county, city or municipal clerk with whom the original certificate nominating such candidate was filed.

Withdrawal
from
nominations.

Sec. 38. If any person nominated as herein provided dies within eight days before the day fixed by law for the election, and the fact of such death becomes known to the Secretary of State, or county, city or municipal clerk in whose office the certificate of nomination nominating such person was filed, the name of the deceased candidate shall not be printed upon the ballots for the election, and, if already printed, shall, if possible, be erased or canceled before the ballots are delivered to the electors.

Death of a
candidate.

Name to be
erased or
omitted
from ballot.

Sec. 39. The several county, city and municipal clerks shall furnish the election judges with certified lists of all registered voters, if such registration be required by law, along with the poll books and other election material, as provided by law for the conduct of general elections.

Certified lists
of registration
furnished.

Sec. 40. Any person who shall offer or, with knowledge of the same, permit any person to offer for his benefit any bribe or promise of gain to a voter to induce him to sign any election paper or any person who shall accept any such bribe or promise of gain of any kind in the nature of a bribe as consideration for signing the same, whether such bribe or promise of gain in the nature of a bribe be offered or accepted before or after signing, shall be guilty of a felony, and, upon trial and conviction thereof, shall be punished by a fine of five hundred dollars (\$500.00), or by confinement in the penitentiary not less than one year, or both.

Bribery
of voter.

Penalty.

Sec. 41. Any act declared an offense by the general laws of this State concerning elections shall also, in like

Election
offenses.

Punishment.

case, be an offense in all direct primary elections and shall be punished in the same form and manner as therein provided, and all the penalties and provisions of the law as to such elections, except as herein otherwise provided, shall apply in such case with equal force and to the same extent as though fully set forth in this act.

Misuse of nomi-
nation papers
a misdemeanor.

Punishment.

Sec. 42. Any person who, being in possession of nomination papers entitled to be filed under this act, or any act of the General Assembly, shall wrongfully or wilfully either destroy, mutilate, suppress, neglect or fail to cause the same to be filed at the proper time in the proper office, shall be deemed guilty of a misdemeanor, and upon conviction shall be punished by imprisonment in the county jail not to exceed six (6) months, or by a fine not to exceed five hundred dollars (\$500.00), or by both such fine and imprisonment.

Neglect of duty
by direct
primary
election officers,
a felony.

Punishment.

Sec. 43. If any judge or clerk of a direct primary election, or other officers or persons on whom any duty is enjoined by this law, shall be guilty of any wilful neglect of such duty or of any corrupt conduct in the discharge of the same, such judge, clerk, officer or other person shall be deemed guilty of a felony, and upon conviction thereof, shall be punished by a fine of five hundred dollars (\$500.00), or by confinement in the penitentiary not less than one year, or both.

Election
contests to be
adjudicated by
county or
district court.

Original
jurisdiction.

Sec. 44. All election contests arising out of any direct primary election or the placing in nomination by petition of any such candidate or the failure to file any such petition or place any such candidate in nomination, by any person, official, board or convention in violation of any of the provisions of this act, shall be summarily adjudicated by the County or District Court sitting within or for the political subdivision within or from which any such petition is to be filed or any such nomination is to be made or in which any such election controversy or contest may arise, and such of said respective courts first acquiring jurisdiction of any such controversy or contest, shall have original jurisdiction of any such controversy or contest as aforesaid, subject only to the summary appellate jurisdiction of the Supreme Court

of the State by writ of error, and, in all cases involving petitions, nominations and elections concerning national or State offices, voted or to be voted on at any such primary election, the Supreme Court of the State shall take original jurisdiction for the purpose of summarily adjudicating any such controversy or contest. Every such procedure shall be by petition to the proper court, setting forth the grounds of complaint, and in case of any contest the contestee shall be made respondent. Said petition shall be verified and a copy thereof shall within five days after the occurrence of the ground of complaint be served on the respondent or respondents therein named, requiring such respondent or respondents to answer thereto under oath within five days after such service. If personal service of such petition can not be procured in the State on such respondent, then service thereof may be made by leaving a copy of such petition within such time with the clerk of the court having original jurisdiction of any such controversy or contest, and such clerk shall thereupon make diligent inquiry and endeavor to procure such respondent to make answer to said complaint as aforesaid, and upon the expiration of the time for such answer the court so having jurisdiction of any such controversy or contest shall forthwith set the same for trial on the merits thereof summarily adjudicating the same.

When the
supreme court
is to take
original
jurisdiction.

Procedure.

Service
of petition.

Sec. 45. All ballots, blanks and other supplies to be used at any direct primary election held under the provisions of this act, and all expenses incurred in the preparation or the conduct of such primary election shall be paid out of the treasury of the city, municipality, county or State, as the case may be, in the same manner, with like effect, and by the same officers as in the case of general elections.

Election
expenses,
how paid.

Sec. 46. In construing the provisions of this act, and of all sections of the general statutes of the State of Colorado hereby made applicable to direct primary elections, the provisions of the general election laws applicable to the ensuing elections, shall apply and govern, except as in this act otherwise provided.

Laws
applicable
to this act.

Masculine
pronoun
to include
feminine.

Sec. 47. Wherever the masculine pronoun is used in this act it shall be construed to include feminine, and it shall only be necessary for a voter to state that he is twenty-one years of age in answer to any question in relation to his age.

County clerk
defined.

Sec. 48. Wherever the words "county clerk" are used in this act, they shall be construed to mean the county clerk and recorder.

Duties
of election
commissions.

Sec. 49. The election commission in cities having a special charter providing for such election commission, shall have all the powers and jurisdiction and perform all the duties provided by this act, in respect to county clerks, city or municipal clerks and boards of county commissioners or any other election officials or boards, subject to the general laws of this State, except as otherwise specifically provided by such charter, not inconsistent with the provisions of this act.

Repealing
clause.

Sec. 50. All acts and parts of acts in conflict with this act are hereby repealed.

Approved, October 17, 1910.

FORMS

FOR

Colorado
Direct Primary Election Law

(All Petitions or forms under Primary Election Law must be uniform in size and color, 17 x 11 inches, white paper, printed or written in black ink.)

FORM P. E. NO.

X ———— BIND HERE ———— X

PRIMARY NOMINATION PETITION OF

----- Party ----- for ----- Office -----
(For Number of Signers, Time and Place of Filing, see Sections 5 and 6, Pages 12 and 13, Election Laws 1912.)

To -----
(Secretary of State of State of Colorado) or (To City or County Clerk for City or County of -----, Colorado), as the case may be.

We, the undersigned members of and affiliated with the
----- Party and qualified Primary Electors of said
----- Party in the ----- of -----
in the County of ----- and State of Colorado, do hereby
petition that -----, who

(Name of person who is Candidate)

resides at No. ----- Street, in the City of -----
in the County of ----- and State of Colorado (if in
Country, give postoffice address) and whose place of business
is ----- shall be a candidate of the -----

Party, for the nomination for the office of -----
----- to be voted for at the Primary
Election to be held on the ----- day of -----
A. D. 19-----.

NAME	Post Office Address	Street and Number, If Any	Election Pre- cinct Wherein Resident as Such Elector
1 -----	-----	-----	-----
2 -----	-----	-----	-----
3 -----	-----	-----	-----
4 -----	-----	-----	-----
5 -----	-----	-----	-----
6 -----	-----	-----	-----
7 -----	-----	-----	-----
8 -----	-----	-----	-----
9 -----	-----	-----	-----
10 -----	-----	-----	-----

State of Colorado, {
..... County of } ss.

Each of the persons, whose signatures appear on the foregoing sheet, did personally appear before me and sign the foregoing petition in person, and being duly sworn upon oath, each for himself or herself (and not for the other), says that the above

and foregoing statement is true; that the said person-----
 -----candidate for the office of-----is
 placed in nomination on behalf of the-----Party
 and is affiliated with the principles thereof; that affiants intend
 to vote for said-----for the office of-----
 at the ensuing direct Primary Election and that affiants have
 not signed any other petition for any other candidate for the
 office of-----.

Subscribed and sworn to before me this-----day of
 -----, A. D. 1912.

 Notary Public.

(SEAL)

NOTICE.

Each signer must also sign the
 affidavit above the officer's jurat.

(All Petitions or forms under Primary Election Law must be uniform in size and color, 17 x 11 inches, white paper, printed or written in black ink.)

FORM P. E. NO.

**ACCEPTANCE OF CANDIDATE FOR NOMINATION
BY
PRIMARY NOMINATING PETITION.**

(To be endorsed on or appended to Petition on first or last sheet of Petition, as per Section 5, Page 13, Election Laws 1912.)

To -----
(Secretary of State, or other officer with whom Petition is to be filed.)
and to the members of the Party and the Electors of

(State) (Counties of comprising the District)
(County) (City) as the case may be.

STATE OF COLORADO, }
..... County of } ss.

-----, being first duly
sworn upon oath deposes and says, that I am a resident of
----- County and of the City (or) Town of -----;
that my Street address is No. ----- Street, in said City or
Town of ----- (or if living in the country) that my
postoffice address is ----- and that my place of
business is ----- Street, City of -----;
that I am a qualified elector of ----- Precinct, in said
County (or City) of -----, State of Colorado; that
I am a member of and affiliated with the ----- Party;
that I hereby accept the aforesaid Petitioners' designation of a
place on the Primary Election Ballot for the office of -----
-----; that if I am nominated for the
office of ----- at the Primary Nomi-
nating Election to be held in the (County or City of -----).
State of Colorado, on the ----- day of -----, 19-----,
I will accept the nomination (and will not withdraw) and if I am
elected, I will qualify as such officer.

(Signature of Candidate.)

Subscribed and sworn to before me, this ----- day of
-----, A. D. 19-----.

Notary Public.

My Commission Expires -----

(SEAL)

Legislative Candidates may add to his or her nomination paper, or declaration of candidacy, either of the following declarations:

STATEMENT NO. 1.

I hereby declare to the People of the State of Colorado, as well as to the People of my Legislative District, that during my term of office, I will always vote for the candidate for United States Senator in Congress who has received the highest number of the People's votes for that office at the general election next preceding the election of a Senator in Congress, without regard to my individual preference.

Signature of Candidate for Nomination.

STATEMENT NO. 2.

I hereby declare to the people of the State of Colorado, and particularly to the people of my legislative district, that, during my term of office, whenever called upon to vote for United States Senator, I will always vote for the candidate for United States Senator who has received the highest number of votes upon my party ticket for that position at the direct primary election next preceding the election of United States Senator.

Signature of Candidate for Nomination.

(All Petitions or forms under Primary Election Law must be uniform in size and color, 17 x 11 inches, white paper, printed or written in black ink.)

NOTICE
Repealed by Implication
Session Laws 1913

FORM P. E. NO.

STATE OF COLORADO
CERTIFICATE OF DESIGNATION BY ASSEMBLY.

To the Hon. _____
 (Secretary of State, of Colorado) or (to City or County Clerk
 of the City or County of.....)

This is to certify that an Assembly of delegates or voters
 representing the _____ Party
 of the _____

(State) (District) or (County)

of Colorado, a Party which, at the last general election for State
 officers, cast more than ten per cent. of the total vote cast at
 said general election for its candidate for Governor, was held
 under the call of the Chairman of the said _____
 Party at the _____ in the City of _____, State
 of Colorado, on the _____ day of _____, A. D. 19____.
 At said Assembly _____

(Name of party selected as Chairman or presiding officer
 of Assembly)

whose residence is _____, Colorado, was elected as
 Chairman and presiding officer; and _____
 whose residence is _____, Colorado, was elected
 Secretary of said Assembly.

That said Assembly was composed of _____ delegates.
 (Number) (Voters)

That at said Assembly one ballot was taken upon candidates
 for each of the following offices to be filled at the ensuing elec-
 tion and within the jurisdiction of such Assembly, and that each
 of the following named persons received the number of votes set
 opposite their names for the office indicated opposite their names;
 said votes being ten per cent. or more of the votes of the duly
 accredited delegates to such Assembly, for the officers to be voted
 upon at the ensuing Primary Election, to be held _____,
 September _____, 1912.

For Office of:—

Name of Candidates receiving ten per
 cent. or more of vote of Assembly in
 order of vote received.

_____ Vote Received.

- 1.
- 2.
- 3.

For Office of:—

That the following named persons, or _____
Committee, shall constitute a vacancy committee in and for the
_____ Party, of the _____

(State) (District) or (County)

and be empowered to fill any vacancy that may occur in the
designation made by the Assembly, viz.: _____

Chairman and Presiding Officer of the
_____ Assembly.

Residence _____ P. O. Address _____

Secretary of the _____
_____ Assembly.

Residence _____
P. O. Address _____

STATE OF COLORADO, {
_____ COUNTY OF _____ } ss.

Personally appeared before me, a Notary Public, in and for
the said County of _____, State of Colorado, _____

(Name of Chairman or Presiding Officer of Assembly)

and _____
(Name of Secretary of Assembly)

who being first duly sworn each for himself and not one for the
other, upon oath deposes and says; that the said _____
was the Chairman and Presiding Officer of the _____
Assembly, held in the City of _____, _____, County
State of Colorado, on _____

(Date of holding Assembly)

A. D. 1910; and the said _____
was the Secretary thereof; that the above Certificate of Designa-
tion and the statements contained therein are true to the best of
their knowledge and belief.

Subscribed and sworn to before me this _____ day of
_____, A. D. 1912.

My Commission Expires _____

Notary Public.

FORM P. E. NO.

DECLARATION OF ACCEPTANCE OF DESIGNATION BY ASSEMBLY.

To the Hon.:-----
(Secretary of State) (County or City Clerk) or (other Officer
with whom Certificate of Designation by Assembly is filed).

.....Colorado,

This is to certify that I,-----,
do hereby accept the Designation of the-----
Assembly, held at-----on-----
day of....., 1912, as evidenced by the Certifi-
cate of Designation of said Assembly, duly filed in the office of

(Secretary of State) (County or City Clerk)
on the-----day of-----, 19____, in accord-
ance with the provisions of the Primary Election Law of 1910--
Election Laws 1912, Page 12—as a candidate for the office of

to be voted upon at the ensuing Primary Election to be held on
the-----day of September, A. D. 19____.

Signature of Candidate.

STATE OF COLORADO, }
-----COUNTY OF----- } ss.

Before me,-----, a Notary Public
within and for said County and State, personally appeared-----
-----, who, being duly sworn says, that the
foregoing Acceptance of Designation by Assembly is true and
that he has subscribed his signature to the same and acknowl-
edges the same as his free and voluntary act for the uses and
purposes therein set forth.

Notary Public.

(SEAL)

(All Petitions or forms under Primary Election Law must be uniform in size
and color, 17 x 11 inches, white paper, printed or written in black ink.)

SIGNATURE OF PETITIONERS.

NAME	Post Office Address	Street and Number, If Any	Election Precinct Wherein Resi- dent as Such Elector
1			
2			
3			
4			
5			
6			
7			
8			
9			
10			

AFFIDAVIT.

STATE OF COLORADO, }
COUNTY OF } ss.

Before me, _____, a Notary Public, within and for said County and State, personally appeared each and every one of the persons whose names are signed to the foregoing Certificate, and being first duly and severally sworn each for himself or herself, deposes and says that he or she is a legal voter in the _____

(Name of Political Division for which Nominations are made)

and that he or she signed the said Certificate and has correctly stated his or her place of residence by adding the same to his or her said signature, and that he or she has not voted at any Primary Election to nominate a candidate for such office or any of such officers.

Subscribed and sworn to before me this _____ day of _____, A. D. 19_____.

My Commission Expires _____.

Notary Public.

NOTICE.

Each signer must also sign the affidavit above the officer's jurat.

FORM P. E. NO.

**WRITTEN ACCEPTANCE OF NOMINATION
BY
INDEPENDENT NOMINATION CERTIFICATE.**

(To be filed with some officer as Certificate of Nomination, filed within eight days after filing of such Certificate. Section 26, Primary Election Laws 1910; Election Laws 1912, Page 27.)

To the Hon.
(Secretary of State, County Clerk or other officer with whom
Independent Nomination Certificate filed)

This is to Certify, that I,,
do hereby accept the nomination for the office of
tendered me by the That my
place of residence is No. St., in the City of,
County of, State of Colorado, and that my place
of business is located at No. St., City of,
County of, and that my Postoffice address is
....., County of, State of Colorado.

.....
Name of Candidate.

STATE OF COLORADO, } ss.
.....COUNTY OF

Before me,, a Notary Public in
and for said County and State, personally appeared
....., whose name is subscribed to the foregoing
Acceptance of Nomination for office, and who being first duly
sworn upon oath says, that the foregoing statements are true
and that acknowledges the execution of said
instrument to be his free act and voluntary deed, for the uses
and purposes therein set forth.

In Witness Whereof, I have hereunto set my hand and
affixed my Notarial Seal, this day of, 1912.

(Notary Seal)

.....
Notary Public.

My Commission Expires

(All Petitions or forms under Primary Election Law must be uniform in size
and color, 17 x 11 inches, white paper, printed or written in black ink.)

FORM P. E. NO.

NOTICE OF PRIMARY ELECTION.**OFFICE OF THE SECRETARY OF STATE
OF THE STATE OF COLORADO.**

To Hon., County Clerk of County,
....., Colorado:

Sir: In accordance with the Provisions of Sections 19 and 20 of Chapter XXXIV of the General Statutes of 1883 of the State of Colorado, being the same as Section 2142 Revised Statutes of Colorado 1908, and in accordance with provisions of Section 13, Primary Election Law 1910, Page 18, Election Laws 1912, notice is hereby given that a Direct Primary Election will be held in the several wards and voting precincts in the State aforesaid, on Tuesday, the Tenth day of September, A. D. 1912, for the nomination of the following officers, to-wit:

Two United States Senators (One for long Term (6 years).

(One for short Term (2 years).

Two Representatives in the LXIV Congress of the United States for the State at Large.

One Representative in the LXIV Congress of the United States for the Congressional District.

One Judge of the Supreme Court for the State of Colorado for the term of ten years.

One Governor of the State of Colorado. Two Regents of the University of Colorado.

One Lieutenant Governor of the State of Colorado. One Regent of the University of Colorado, to fill vacancy

One Secretary of State. caused by death of Ralph

One Auditor of State. Talbot.

One State Treasurer. District Judge in the

One Attorney General. Judicial District.

One Superintendent of Public Instruction. One District Attorney in the
..... Judicial District.

..... State Senator Senatorial District, consisting of
the Count... of
to succeed Hon.

..... State Senator Senatorial District, consisting of
the Count... of
to succeed Hon.

..... Member... of the House of Representatives, to repre-
sent the Count... of to succeed
Hon.

-----Member--- of the House of Representatives, to repre-
sent the Count-- of-----to succeed
Hon. -----

-----Member--- of the House of Representatives, to repre-
sent the Count-- of-----to succeed
Hon. -----

-----Member--- of the House of Representatives, to repre-
sent the Count-- of-----to succeed
Hon. -----

-----Member--- of the House of Representatives, to repre-
sent the Count-- of-----to succeed
Hon. -----

Also such County and Precinct Officers as are to be Nom-
inated in the Several Counties, in accordance with the provisions
of General Election Laws and the Primary Election Laws of 1910,

In Testimony Whereof, I have hereunto set my hand and
affixed the Great Seal of the State of Colorado, at the City of
Denver, this-----day of-----, A. D. 19----

Secretary of State.

(SEAL)

FORM P. E. NO.

"OFFICIAL DIRECT PRIMARY ELECTION BALLOT"
.....PARTY.

-----Precinct -----Ward -----City -----

County-----

To vote for a person, mark a cross (X) in the first square at the right of the name of the person for whom you desire to vote. (To vote for other person whose name is not printed on ballot, write name of such person in the blank space immediately following the printed names of candidates for such office. In no case shall name be written of candidate appearing on any other party ballot). (Assembly candidates go first on ballot in order of the vote received by them in Assembly. Petition candidates to follow in alphabetical order.)

United States Senator	Vote for two	Two Representatives in the LXIV Congress of the United States for the State at Large	Vote for two
Representative in LXIV CongressDistrict	Vote for one	One Judge of Supreme Court	Vote for one
Governor	Vote for one	Lieutenant Governor	Vote for one
Secretary of State	Vote for one	Auditor of State	Vote for one
State Treasurer	Vote for one	Attorney General	Vote for one
Superintendent of Public In- struction	Vote for one	Two Regents of University of Colorado	Vote for two
State Senator for..... Senatorial District.	Vote for one	Representative to General Assembly District	Vote for one
.....District Judge in the.....Judicial District	Vote for one	District Attorney in the.....Judicial District	Vote for one
County Clerk and Recorder	Vote for one	Sheriff	Vote for one
County Superintendent of Schools	Vote for one	Justice of Peace..... Precinct	Vote for one
Constable Precinct	Vote for one	Precinct Committeemen..... Precinct	Vote for two

NOTE: Each political party must have separate party ticket.

FORM P. E. NO.

CERTIFIED LIST OF CANDIDATES FOR NOMINATION.

STATE OF COLORADO,
 SECRETARY OF STATE'S OFFICE,
 DENVER.

To

County Clerk of County.

I,, Secretary of State of the State of Colorado, do hereby certify that the following list contains the name and address of each and every person for whom Petition Nomination papers and Assembly Designation papers have been filed in the office of the Secretary of State as a Candidate for nomination, subject to the Direct Primary Election to be held on Tuesday, the day of September, 19...., and who is entitled to receive votes at such primary election, together with a designation of the office for which such person is a Candidate, and the party or principle he represents, also such other details mentioned in said papers filed in the office of the Secretary of State as are essential:

UNITED STATES OFFICES.

**UNITED STATES SENATORS AND REPRESENTATIVES
 IN CONGRESS.**

Name.	Address.	Office to be Filled.	Party.
-----	-----	-----	-----
-----	-----	-----	-----

STATE OFFICES.

Name.	Address.	Office to be Filled.	Party.
-----	-----	-----	-----
-----	-----	-----	-----

LEGISLATIVE OFFICES.

Name.	Address.	Office to be Filled.	Party.
-----	-----	-----	-----
-----	-----	-----	-----

DISTRICT OFFICES—GREATER THAN COUNTY.

Name.	Address.	Office to be Filled.	Party.
-----	-----	-----	-----
-----	-----	-----	-----

IN TESTIMONY WHEREOF, I have hereunto set my hand and affixed the Great Seal of the State, at the City of Denver, this day of, A. D. 19....

.....
 Secretary of State.

(SEAL)

FORM P. E. NO.

PRIMARY ELECTION NOTICE FOR COUNTY OR CITY AND COUNTY.

(Section 7, Primary Election Law, 1910, Page 13, Election Laws, 1912.)

To the Electors of-----County:

In accordance with the Provisions of Section 7, Primary Election Law 1910, page 13, Election Laws 1912, Notice is hereby given, that a Direct Primary Election will be held in the lawful polling places in each of the voting precincts of the County and of the several Wards of the City, between the hours of 7 A. M. and 7 P. M., on the-----day of September, A. D. 19----, at which Election the following named persons, for whom nomination papers have been filed, affecting the electors of said County, together with their addresses, the offices to be filled and the political party each represents, are to be voted for at said Primary Election:

LIST OF CANDIDATES AND OFFICES TO BE FILLED.
UNITED STATES OFFICES.

UNITED STATES SENATORS AND REPRESENTATIVES IN CONGRESS.

Name.	Address.	Office to be Filled.	Party.
.....
.....

STATE OFFICES.

Name.	Address.	Office to be Filled.	Party.
.....
.....

LEGISLATIVE OFFICES.

Name.	Address.	Office to be Filled.	Party.
.....
.....

DISTRICT OFFICES—GREATER THAN COUNTY.

Name.	Address.	Office to be Filled.	Party.
.....
.....

COUNTY OFFICES.

Name.	Address.	Office to be Filled.	Party.
.....
.....

PRECINCT OFFICES.

Name.	Address.	Office to be Filled.	Party.
.....
.....

IN WITNESS WHEREOF, I have hereunto set my hand and affixed the Seal of the County of-----, this-----day of-----, A. D. 1912.

 County Clerk and Recorder of-----County.

(SEAL)

FORM P. E. NO.

**FORM OF TALLY SHEETS FOR DIRECT PRIMARY
ELECTION.**Tally sheet for.....Party,
(Name of political party)..... (County)
(Name of City) (County)(Ward) (Precinct).....
(Ward No.) (Election Precinct)for a Direct Primary Election held on the.....
(Date of Primary Election.).....day of....., A. D. 19...
(Month)(Names of Candidates to appear on tally sheets in order in which they appear
on the official ballots, and have proper party
designation at the head thereof.)**CANDIDATES AND ORDER ON BALLOT.**

United States Senator.

Two Representatives in the LXIV Congress of the United States
for the State at Large.

Representative in LXIV Congress.....District.

One Judge of Supreme Court.

Governor.

Lieutenant Governor.

Secretary of State.

Auditor of State.

State Treasurer.

Attorney General.

Superintendent of Public Instruction.

Two Regents of University of Colorado.

State Senator for.....Senatorial District.

Representative to General Assembly, District.

.....District Judge in the.....Judicial District.

District Attorney in the.....Judicial District.

County Clerk and Recorder.

Sheriff.

County Superintendent of Schools.

Justice of Peace.....Precinct.

Constable.....Precinct.

Precinct Committeeman.....Precinct.

Certified by us this.....day of September, 19....

Attest:

.....
.....
.....

Clerks of Primary Election.

Judges of Primary Election.

NOTE: Two sets of tally sheets for each political party having candidates to
be voted upon at Primary Election to be furnished each election
precinct.



the names of the persons for whom said votes were cast, as appears by the returns of the several Election Precincts of said County now on file in my office.

In Testimony Whereof, I have hereunto set my hand and affixed the seal of said County, this..... day of....., A. D. 19....

COUNTY SEAL.

.....,

Clerk of.....County,
State of Colorado.

FORM P. E. NO.

ABSTRACT OF VOTES FROM ELECTION PRECINCTS.

To the Hon....., County Clerk and Recorder
of.....County:

At a Primary Election held at the house of.....
.....No.....Street, in.....Precinct or
Ward, in the County of..... and State of Colorado,
on the.....day of....., in the year of our Lord
one thousand nine hundred and....., in accordance with the
provisions of the Direct Primary Law 1910, Section 18, Page
20, Election Laws 1912, the following named persons re-
ceived the number of votes annexed to their respective names
for the nomination for the following described offices, to-wit:

Whole Number of Votes Cast were.....

(words) (Fig.)

.....had.....(....) Votes for
United States Senator (long term).
.....had.....(....) Votes for
United States Senator (short term).
.....had.....(....) Votes for
Rept. at Large to LXIV Congress, U. S.
.....had.....(....) Votes for
Rept. at Large to LXIV Congress, U. S.
.....had.....(....) Votes for
Rept. in LXIV Congress.....District.
.....had.....(....) Votes for
Judge of Supreme Court.
.....had.....(....) Votes for
Governor.
.....had.....(....) Votes for
Lieutenant Governor.
.....had.....(....) Votes for
Secretary of State.
.....had.....(....) Votes for
Auditor of State.
.....had.....(....) Votes for
State Treasurer.
.....had.....(....) Votes for
Attorney General.
.....had.....(....) Votes for
Superintendent of Public Instruct.
.....had.....(....) Votes for
Regent of University of Colorado.

.....had.....(....) Votes for
 State Senator for....Senatorial Dist.
had.....(....) Votes for
 Rept. to General Assembly.....Dist.
had.....(....) Votes for
District Judge in.....Dist.
had.....(....) Votes for
 District Atty. in.....Judicial Dist.
had.....(....) Votes for
 County Clerk and Recorder.
had.....(....) Votes for
 Sheriff.
had.....(....) Votes for
 County Supt. of Schools.
had.....(....) Votes for
 Justice of Peace.....Precinct.
had.....(....) Votes for
 Constable.....Precinct.
had.....(....) Votes for
 Precinct Committeeman.....Precinct.
had.....(....) Votes for
 Precinct Committeewoman.....Precinct.
 and in the same manner for any other person voted for.

Certified by us this.....day of September, 19....

Attest:

.....
.....
.....
Clerks of Primary Election.	Judges of Primary Election.

FORM P. E. NO.....

CERTIFICATE OF DESIGNATION TO FILL VACANCY.

To the Hon.....
 (Secretary of State) or (County Clerk and Recorder of.....
 County) or (City Clerk)

Secretary of State of the State of Colorado, or County or City
 Clerk, as the case may be:

In accordance with the provisions of Section 24 of the Pri-
 mary Election Law 1910, page 25, Election Laws 1912, We,
 the Undersigned, Chairman and Secretary respectively of the
Committee, do hereby certify.
 Name of political party filling vacancy)
 (State, County or City)

That, whereas, a vacancy has occurred on the.....
 (Name of political party)
Ticket in and for the office
 (State, County or City)
 of.....caused by.....
 (Office vacated) (Insert cause of vacancy)
 the said....., being the regular nominee
 of said Party at the Direct Primary Election held on the.....
 day of....., A. D. 19...., for such office.

That on....., the.....day of.....
 (Day of week)
 19...., at a regularly called meeting of the said.....
 (Political party)
Committee, called for the purpose of
 (State, County or City)
 filling vacancies on the.....
 (Political party) (State, County or City)

Ticket, and representing the.....Party
 (Political party)
 of the State of Colorado (County or City of.....) did
 meet in pursuance to said Call and Notice of said Meeting for
 the purpose of filling vacancies on said.....
 (Political party) (State, County
 or City)

Ticket as aforesaid; and that at such meeting, a vote being reg-
 ularly taken and had, the following persons, viz.:

.....
 (Name of person) (Address)
 was by said.....Committee, unan-
 (Party,) (State, County or City)
 imously nominated and chosen by said.....
 (Party) (State, County or City)
 Committee as the Candidate of said.....Party
 (Political party)
 as the nominee for said office.....
 of the State of Colorado (or County or City of.....) and

the name of the said.....
is hereby substituted on said.....

(Political party) (State, County or City)

Ticket, for said office in the place and stead of the said.....
on said

(Political party) (State, County or City)

Ticket.

In Witness Whereof, we have hereunto set our hands and
seals this.....day of....., A. D. 19.....

.....
Chairman of the.....Party.....Committee.

(State, County or City)

.....
Secretary of the.....Party.....Committee.

(State, County or City)

STATE OF COLORADO, }
.....COUNTY OF..... } ss.

Before me,....., a Notary Public
within and for the County and State aforesaid, personally ap-
peared..... and
who, being duly sworn each for himself and not one for the
other, did depose and say: That they are respectively the duly
elected, qualified and Acting Chairman and Secretary of the

.....
(Political party)

..... Committee;
(State, County or City)

that they have read the above and foregoing Certificate and
know the contents thereof, and that the said Certificate and the
statements therein contained are true to the best of their knowl-
edge and belief.

Subscribed and sworn to as above, before me this.....
day of....., A. D. 19.....

My Commission Expires.....

.....
Notary Public (or other officer).

(SEAL)

(All Petitions or forms under Primary Election Law must be uniform in size
and color, 17 x 11 inches, white paper, printed or written in black ink.)

FORM P. E. NO.....

CERTIFICATE OF VACANCY.

STATE OF COLORADO,
 SECRETARY OF STATE'S OFFICE,
 DENVER.

To.....,

County Clerk.....County,

.....Colorado.

Dear Sir:

It is hereby certified to you that the following nomination to fill the vacanc.... existing on the.....Ticket for the nomination for the office... of....., to be voted for at the Direct Primary Election, of September, A. D. 19...., is now on file in this office.

Office to Be Filled	Name of Candidate	Postoffice Address	Place of Residence	Place of Business
.....
.....
.....
.....
.....

IN TESTIMONY WHEREOF, I have hereunto set my hand and affixed the Great Seal of the State, at the City of Denver, this.....day of....., A. D. 19....

.....,

Secretary of State.

(SEAL)

FORM P. E. NO.....

(Separate Certificate to be made for each political party)

**CERTIFICATE AND DETERMINATION
OF THE
BOARD OF STATE CANVASSERS OF THE STATE OF
COLORADO.**

We, the undersigned,Governor,
Secretary of State,
Treasurer of State,
 Auditor of State, and....., Attorney General, consti-
 tuting the Board of State Canvassers of the State of Colorado, do
 hereby certify that in the discharge of the duties imposed on us
 as such Board by the Constitution and Laws of the State of Colo-
 rado, and in accordance with the provisions of Section 24, Pri-
 mary Election Law 1910, did meet in the office of the Secretary
 of State of the State of Colorado, on the.....day of
 September, A. D. 19..., at 10 o'clock A. M., being the third Tues-
 day of September next after the Direct Primary Election held
 on the.....day of September, A. D. 19..., and proceeded
 to canvass the returns of the votes cast at said Primary Election
 for the nomination of the following offices, viz.:

Two United States Senators from the State of Colorado.

Two Representatives at Large in the LXIV Congress of the
 United States.

One Representative in the LXIV Congress of the United
 States for the First Congressional District.

One Representative in the LXIV Congress of the United
 States for the Second Congressional District.

One Judge of the Supreme Court for the term of ten years.

One Regent of the University of Colorado, to fill unexpired
 term.

Two Regents of the University of Colorado.

.....District Judge in the.....Judicial District.

One District Attorney in the.....Judicial District.

For State Senators to the Nineteenth General Assembly.

For Representatives to the Nineteenth General Assembly.

Governor, Lieutenant Governor, Auditor of State, State
 Treasurer, Secretary of State, Attorney General, Supt. of Public
 Instruction.

That we have carefully examined all the returns from the Board of Canvassers of each of the Counties of the State, of the votes cast therein for each of said officers and that the foregoing tabulated statements are true and correct abstracts of the votes cast at said Primary Election for said offices and the persons for whom the same were cast, and

We do therefore Certify and Determine hereby:

That....., having received the highest number of votes cast for any one person, said number being.... votes, for the nomination for the office of United States Senator from the State of Colorado, of the..... Party, is hereby declared duly nominated by the..... Party for the said office.

And we further Certify and Determine:

That....., having received the highest number of votes cast for any one person, said number being.... votes, for the nomination for the office of Representative at Large in the LXIV Congress of the United States, of the..... Party, is hereby declared duly nominated by the..... Party, for the said office.

And we further Certify and Determine:

That....., having received the highest number of votes cast for any one person, said number being.... votes, for the nomination for the office of Representative in the LXIV Congress of the United States for the First Congressional District of Colorado, of the..... Party, is hereby declared duly nominated by the..... Party for the said office.

And we further Certify and Determine:

That....., having received the highest number of votes cast for any one person, said number being.... votes, for the nomination for the office of Representative in the LXIV Congress of the United States for the Second Congressional District of Colorado, of the..... Party, is hereby declared duly nominated by the..... Party, for the said office.

And we further Certify and Determine:

That....., having received the highest number of votes cast for any one person, said number being.... votes, for the nomination for the office of Judge of the Supreme Court for the term of ten years, of the..... Party, is hereby declared duly nominated by the..... Party, for the said office.

And we further Certify and Determine:

That....., having received the highest number of votes cast for any one person, said number being.... votes, for the nomination for the office of Governor, of the.....Party, is hereby declared duly nominated by the.....Party, for the said office.

And we further Certify and Determine:

That....., having received the highest number of votes cast for any one person, said number being.... votes, for the nomination for the office of Secretary of State, of the.....Party, is hereby declared duly nominated by the.....Party, for the said office.

And we do further Certify and Determine:

That....., having received the highest number of votes cast for any one person, said number being.... votes, for the nomination for the office of State Senator for..... Senatorial District, of the.....Party, is hereby declared duly nominated by the.....Party for the said office.

And we do further Certify and Determine:

That....., having received the highest number of votes cast for any one person, said number being.... votes, for the nomination for the office of Representative to the Nineteenth General Assembly for the.....District, of the.....Party, is hereby declared duly nominated by the.....Party for the said office.

And we do further Certify and Determine:

That....., having received the highest number of votes cast for any one person, said number being.... votes, for the nomination for the office of District Judge in the.....Judicial District, of the.....Party, is hereby declared duly nominated by the.....Party, for the said office.

And we do further Certify and Determine:

That....., having received the highest number of votes cast for any one person, said number being.... votes, for the nomination for the office of District Attorney in the.....Judicial District, of the

.....Party, is hereby declared duly nominated
by the.....Party, for the said office.

(The same Determination and Certificate to follow for each
of the State and Legislative offices.)

IN TESTIMONY WHEREOF, We, the Members of said
Board, have hereunto set our hands at the said office of Secretary
of State, this.....day of....., A. D. 19....

.....
Governor.

.....
Secretary of State.

.....
Auditor of State.

.....
Treasurer of State.

.....
Attorney General.

FORM P. E. NO.....

(Separate Certificate to be made for each political party)

ABSTRACT OF VOTES AND CERTIFICATE OF DETERMINATION OF THE COUNTY BOARD OF CANVASSERS OF THECOUNTY.

In accordance with the provisions of Section 2272 Revised Statutes of Colorado 1908, page 148, Election Laws 1912, and Section 24 Primary Election Laws 1910, We, the Undersigned, County Clerk and Recorder ofCounty, and
(Republican)

Justice of the Peace, and....., Justice of the Peace of.....
(Democratic)

County, constituting the County Board of Canvassers for.....County, met at the Court House in....., County of....., State of Colorado, on the.....day of September, A. D. 19..., it being the 10th day after the close of the Direct Primary Election held on the.....day of September, 19..., all the returns of the Primary Election held in.....County, State of Colorado, being in, and opened the returns of said election and proceeded to canvass the votes cast at said Primary Election for the nomination of the following offices, viz.:

List of Offices Voted For in.....County and Candidates for each office, together with number of Votes received at said Primary Election, by each person, for each of said offices:

United States Senators: (One for the long term of 6 years; one for the short term of 2 years.)

Two Representatives in the LXIV Congress of the United States for the State at Large.

Representative in LXIV Congress.....District.

One Judge of Supreme Court.

Governor.

Lieutenant Governor.

Secretary of State.

Auditor of State.

State Treasurer.

Attorney General.

Superintendent of Public Instruction.

Two Regents of University of Colorado.

State Senator for.....Senatorial District.

Representative to General Assembly.....District.

.....District Judge in the.....Judicial District.

District Attorney in the.....Judicial District.

County Clerk and Recorder.

Sheriff.

County Superintendent of Schools.

Justice of Peace.....Precinct.

Constable.....Precinct.

Precinct Committeeman.....Precinct.

That we have carefully examined all the returns of the votes from the duly qualified Election officials of the lawful polling precincts of.....County as cast therein for each of the foregoing offices and that the tabulated statements or abstract of votes consisting of separate sheets for the foregoing offices are true and correct abstract of votes cast at said Primary Election for said offices and the persons for whom the same were cast; and we do further certify and determine hereby:

That....., having received the highest number of votes cast for any one person, said number being.....votes, for the nomination for the office of County Clerk and Recorder of.....County, on theParty Ticket, is hereby declared duly nominated for said office by the.....Party.
(The same determination and certificate to follow for each of the County and Precinct offices.)

Total Number of Votes Registered in.....
County for Primary Election of.....,
A. D. 1912, were.....

Total Number of Ballots cast at said Primary Election of
.....day....., A. D. 1912, were.....

IN TESTIMONY WHEREOF, We, the Members of said Board, have hereunto set our hands at the Court House of.....
County, in....., State of Colorado, this
(City or Town)
.....day of....., A. D. 19....

.....
County Clerk and Recorder of
.....County.

.....
Republican Justice of the Peace of
.....County.

.....
Democratic Justice of the Peace of
.....County.

Board of County Canvassers.

Form P. E. No.....

NOTICE OF NOMINATION.

STATE OF COLORADO.
OFFICE OF
SECRETARY OF STATE.

I,.....Secretary of State, of the State of Colorado, do hereby certify that at a meeting held at this office in the City of Denver, on the.....day of September, A. D. 19....,

....., Governor,
.....Sec'y. of State,Auditor,
.....Trea's.,Atty. Gen'l.,
the State Board of Canvassers of the State of Colorado, proceeded to examine and make statements of the whole number of votes given at a Primary Election held on the.....day of September, A. D. 19...., for the nomination of United States, State and District officers mentioned in the Notice of Primary Election, published and posted according to law on the.....day of....., A. D. 19...., that were voted for at said Direct Primary Election, on theday of September, A. D. 19...., which statements, certified to be correct and subscribed by the members of said State Board of Canvassers, with a certificate of their determination as to what persons were duly nominated for such offices, or any of them, endorsed and subscribed thereon, were filed in my office.

I FURTHER CERTIFY, That, by said statements and certificates of determination, it appears that.....

.....having received the.....highest number of votes cast at said election for any one person for the nomination for the office of

.....on the.....Ticket, said number being.....

.....votes, was by said State Board of Canvassers declared duly nominated for said office, and that the said.....

(Name of party candidate receiving highest number of votes for office at said Primary Election)

will be placed upon the official ballot at the ensuing General Election of November 5, 1912.

IN TESTIMONY WHEREOF, I have hereunto set my hand and affixed the Great Seal of the State, at the City of Denver, this.....day of....., A. D. 19....

.....,
Secretary of State.

(SEAL)

FORM P. E. NO.

NOTICE OF NOMINATION.

STATE OF COLORADO, }
 COUNTY or (CITY) OF..... } ss.

OFFICE OF COUNTY OR CITY CLERK
 OF.....COUNTY or.....CITY.

I,....., County Clerk of.....County,
 or City Clerk of....., State of Colorado, do hereby
 certify that at a meeting held at the County Clerk's office or
 (City Clerk's office) at the.....on the
 (Court House or City Hall of City)
day of.....September, A. D. 19....,
County Clerk of.....County
 (Name of County or City Clerk)
 or (City Clerk of.....) and.....Justice of the
 (Republican)
 Peace, and.....Justice of the Peace, constituting the
 (Democratic)
 County Board of Canvassers for.....County, proceeded
 to examine and make statements of the Whole number of votes
 given at a Primary Election held on theday of
 September, A. D. 19..., for the nomination of County, Precinct or
 City officers mentioned in the Notice of a Primary Election, pub-
 lished and posted according to law on the.....day of
, A. D. 19..., that were voted for at said Direct
 Primary Election, on the.....day of September,
 A. D. 19..., which statements, certified to be correct and sub-
 scribed by the members of said County Board of Canvassers,
 with a Certificate of their Determination as to what persons
 were duly nominated for such offices, or any of them, endorsed
 and subscribed thereon, were filed in my office.

I FURTHER CERTIFY, That, by said statements and cer-
 tificates of determination, it appears that.....
 having received the.....highest number of votes cast at
 said Election for any one person for the nomination for the
 office of.....
 on the.....Ticket, said number being.....
 votes, was by said County Board of Canvassers declared duly
 nominated for said office, and that the said.....
 (Name of party candidate)

.....
 receiving highest number of votes for office at said Primary Election)
 will be placed upon the official ballot at the ensuing General
 Election of November 5, 1912.

IN TESTIMONY WHEREOF, I have hereunto set my hand
and affixed the Seal of the County or City, at.....
this.....day of....., A. D. 19.....

.....
County Clerk of.....County,
or City Clerk of.....

(SEAL)

FORM P. E. NO.....

(To be filed with same officer as original petition or certificate of designation was filed, not less than ten days after the day of holding Primary Election).

SWORN STATEMENT OF CAMPAIGN EXPENSES.

Showing in detail all the moneys contributed or expended by
 Candidate for the nomination for the office of.....

 on the.....Ticket, voted for at the Primary
 (Political party)

Election held in.....County, Colorado, on the.....
 day of....., 19.....

Amount paid....., Clerk.....County
 for filing acceptance,.....\$.....

Amount paid....., Chairman.....
 (Name of Chairman) (Political party)
Central Committee for subscription
 (State)

to the Campaign Fund.....\$.....
 Amount paid to....., Chairman.....
 (County or City)

Central Committee for subscription to the Campaign Fund,
\$.....

Amount paid to
 " " "
 " " "
 " " "
 " " for.....
 " " for.....
 " " for.....

Total Amount.....\$

STATE OF COLORADO, }
County of..... } ss.

....., being first duly sworn, upon his
 oath deposes and says, that the foregoing statement is in all
 respects true, and that the same is a full, complete and detailed
 statement of all money expended by him, directly or indirectly
 by himself or through any other person, in aid of his nomination
 at the Direct Primary Election of.....
 A. D. 19.....

Subscribed and sworn to before me, this.....day of
....., A. D. 19.....

My Commission Expires.....

.....,
Notary Public or other officer.

(SEAL)

(All Petitions or forms under Primary Election Law must be uniform in size
and color, 17 x 11 inches, white paper, printed or written in black ink.)

FORM P. E. NO.....

CERTIFICATE OF VOTE IN RE UNITED STATES SENATOR.

STATE OF COLORADO,
OFFICE OF
SECRETARY OF STATE.

To the Hon....., Speaker
of the House of Representatives of the Nineteenth General
Assembly of the State of Colorado, or President of the
Senate of the Nineteenth General Assembly of the State of
Colorado.

I,, Secretary of State
(Name of Secretary of State)

of the State of Colorado, in accordance with the provisions of
Section 33, paragraph 2, of the Primary Election Law of 1910,
page 30, Election Laws 1912, do hereby certify that at a meeting
held at this office in the City of Denver, on the.....day
of....., A. D.,

....., Governor,
....., Sec'y of State, Auditor,
....., Treas., Att'y Gen'l.,
the State Board of Canvassers of the State of Colorado, pro-
ceeded to examine and make statements of the whole number of
votes given at a Primary Election held on the.....day
of September, A. D. 19....,for the office of United States
Senator from the State of Colorado that were voted for at said
election, which statements, certified to be correct and subscribed
by the members of said State Board of Canvassers, with a cer-
tificate of their determination as to what persons who were can-
didates for said office on the.....Ticket, or any
(Political party)

of them, endorsed and subscribed thereon, were filed in my office.

I FURTHER CERTIFY, That, by said statements and cer-
tificates of determination, it appears that.....

.....
.....
having received the.....highest number of votes cast at said
election for any one person for the nomination for the office of
United States Senator on the.....Ticket, said

(Political party)
number being.....votes, was by said State Board of Can-
vassers declared the nominee of the.....Party for
(Political party)

the office of United States Senator from Colorado for the term
of.....years, and.....for the term of.....years.

IN TESTIMONY WHEREOF, I have hereunto set my hand
and affixed the Great Seal of the State, at the City of Denver,
this.....day of....., A. D. 19....

.....

Secretary of State.

(SEAL)

FORM P. E. NO.

STATEMENTS 1 AND 2 THAT MAY BE MADE BY CANDIDATES FOR STATE SENATOR OR MEMBER OF THE HOUSE OF REPRESENTATIVES, AND HOW SUCH PLEDGES ARE INDICATED ON THE PRIMARY ELECTION BALLOT.

STATEMENT NO. 1.

I hereby declare to the People of the State of Colorado, as well as to the People of my Legislative District, that during my term of office, I will always vote for the candidate for United States Senator in Congress who has received the highest number of the People's votes for that office at the general election next preceding the election of a Senator in Congress, without regard to my individual preference.

.....
Signature of Candidate for Nomination.

Indicated on ballot as follows:

"Pledged to vote for People's choice for United States Senator."

STATEMENT NO. 2.

I hereby declare to the people of the State of Colorado, and particularly to the people of my legislative district, that, during my term of office, whenever called upon to vote for United States Senator, I will always vote for the candidate for United States Senator who has received the highest number of votes upon my party ticket for that position at the direct primary election next preceding the election of United States Senator.

.....
Signature of Candidate for Nomination.

Indicated on ballot as follows:

"Pledged to vote for party's choice for United States Senator."

(All Petitions or forms under Primary Election Law must be uniform in size and color, 17 x 11 inches, white paper, printed or written in black ink.)

FORM P. E. NO.

CERTIFICATE OF WITHDRAWAL FROM NOMINATION.

In accordance with the provisions of Section 37, Primary Election Law 1910, page 32, Election Laws 1912, I,

.....
 (Name of nominee who desires to withdraw from nomination)
 do hereby respectfully decline the nomination for the office of
, on the.....Ticket,

(Title of office to which nominated) (Political party)
 for which office I was duly nominated at the Direct Primary
 Election held on the.....day of.....

A. D. 19..., or by an Independent Petition of Nomination filed
 in the office of.....
 (Secretary of State) (County or City Clerk)

on the.....day of....., A. D.
 19..., and which nomination was duly accepted by filing my
 written acceptance of such nomination for the said office with
 the, on the.....

(Secretary of State) (County or City Clerk)
 day of....., A. D. 19..., and do by these presents
 respectfully authorize my name to be withdrawn from the nomi-
 nation for the office of....., to be

(Office to which nominated)
 voted on at the ensuing General Election of.....,
 A. D. 19....

IN WITNESS WHEREOF, I have hereunto set my hand
 and seal this.....day of, A. D. 19....

.....
 (Signature of Candidate.)

STATE OF COLORADO, }
County of..... } ss.

Before me,, a Notary Public in and
 for said County and State, personally appeared.....
 personally known to me to be the person whose name is sub-
 scribed to the above and foregoing Certificate of Withdrawal
 from Nomination, and acknowledged that he or she signed said
 instrument in writing as his or her free and voluntary act and
 deed for the uses and purposes therein set forth.

Witness my hand and Notarial Seal this.....day of
, A. D. 19....

My Commission Expires.....

.....
 Notary Public or other officer.

(Seal)

(All Petitions or forms under Primary Election Law must be uniform in size
 and color, 17 x 11 inches, white paper, printed or written in black ink.)

FORM P. E. NO.

AFFIDAVIT OR OATH OF CHALLENGED VOTER AT DIRECT PRIMARY ELECTION.

STATE OF COLORADO. }
County of..... } ss.

I do hereby solemnly swear (or affirm) that I am a qualified voter, that I am a member of and affiliated with one of the political parties represented by ballot at this primary election, and that I will at this election vote only under the ballot and only for the candidates of the political party of which I am a member and with which I am affiliated.

Subscribed and sworn to before.....
 this.....day of..... 19....

.....

Judges of Election.

Precinct No..... (Ward)..... (County).....

(All Petitions or forms under Primary Election Law must be uniform in size and color, 17 x 11 inches, white paper, printed or written in black ink.)

FORM P. E. NO.

CERTIFIED LIST OF REGISTRATION FURNISHED BY COUNTY, CITY OR MUNICIPAL CLERKS TO ELECTION JUDGES OF EACH PRECINCT.

I hereby certify that the within copy of registration for Precinct.....Ward or District.....
 County of....., State of Colorado, containing
names, is a true and correct list of all the registered voters in said Precinct who voted therein at the last general election and also all other registered voters in said Precinct whose names appear on the original registration book of said precinct in my office.

IN WITNESS WHEREOF, I have hereunto set my hand and affixed the Seal of the County of....., this
day of..... A. D. 19....

.....
 County Clerk of.....County.

(Seal)

(All Petitions or forms under Primary Election Law must be uniform in size and color, 17 x 11 inches, white paper, printed or written in black ink.)

INDEX

INDEX

	Sec.	Page
DIRECT PRIMARY	1	1
ELECTIONS—		
primaries		1
nominations by direct primary.....	1	1
exceptions	1	1
assembly nominations	1	2
certification	1	2
political parties to have separate tickets.....	2	2
political parties defined.....	2	2
assembly defined	2	2
this act effective.....	3	2
direct primary election, when and where held.....	3	2
candidates for nominations, how placed on ballot.....	4	3
petitions, contents of.....	4	3
assembly candidates for nomination, shall be certified.....	4	3
assembly officers to make affidavit.....	4	3
assembly designations	4	3
only one ballot allowed.....	4	3
all candidates receiving ten per cent. of assembly vote to be certified	4	4
assembly candidates to go on ballot in order of vote received.....	4	4
assembly not to declare a nomination.....	4	4
candidates must file written acceptance.....	4	4
petition candidates to follow assembly candidates on ballot.....	4	4
number of signatures required on petition.....	5	4
limitation	5	4
electors signing petition to give address and precincts and make oath	5	4
petition requirements	5	5
acceptance of candidates.....	5	5
petitions, where, when and with whom filed.....	6	5
secretary of state shall transmit list of candidates to county clerks	7	5
primary election notice to be published and posted.....	7	6
publication in two newspapers.....	8	6
method of voting.....	9	6
separate party ballots.....	9	6
all tickets must be uniform.....	9	6
arrangement of ballot.....	9	6
arrangement of name on direct primary ballot.....	9	7
city and municipal elections.....	9	7
duties of city or municipal clerk.....	9	8
form of ballot.....	9	8
general form of ballot to be followed.....	9	9
party ballots to be fastened together.....	10	10
all party direct primary elections to be held at same time and place	10	10

ELECTIONS—Continued.

	Sec.	Page
qualifications of voters at direct primary elections.....	11	10
voters must be registered.....	11	10
method of voting.....	11	10
spoiled ballots	11	11
voter may write in name of person not printed on ballot.....	11	11
blank ballot box.....	11	11
contents to be destroyed.....	11	11
challenged voter to make oath.....	11	11
defective ballots	12	11
intent of voter must govern.....	12	12
general election laws to apply to primary elections.....	13	12
appointment of judges and clerks.....	14	12
watchers	15	12
party chairman to certify names of watchers to election judges...	15	12
penalty for not allowing watchers to act.....	15	12
fees of judges and clerks.....	15	13
secretary of state to provide copies of this law.....	16	13
when polls are to open and close.....	17	13
who may vote after closing hour.....	17	13
no adjournment or intermission permitted.....	17	13
duties of judges and clerks in counting ballots.....	18	13
tally sheets furnished.....	19	14
form of tally sheets.....	19	14
arrangement of names on tally sheets.....	19	14
general election laws to apply.....	20	14
precinct officers	21	14
election of same.....	21	14
precinct committeemen and women to constitute central committees	21	15
term of two years.....	21	15
vacancies in committees, how filled.....	21	15
committee officers, how and when elected.....	21	15
state central committees, how constituted.....	21	16
other party committees, how formed.....	21	16
election of committee officers.....	21	16
additional members allowed when sufficient votes are polled...	21	16
state central committee to make rules.....	21	16
vacancies, how filled.....	21	16
sub-committees	21	16
present committees legal.....	21	16
state platform, how formulated, when and by whom.....	22	17
party nominees, how chosen.....	23	17
state board of canvassers, how constituted and by whom.....	24	17
meetings	24	17
certificate to be filed.....	24	17
city, county and municipal votes, how canvassed.....	24	18
canvassers to file statement.....	24	18
contents of statement.....	24	18
ties, how determined.....	24	18
notice of nomination.....	24	18
names to appear on official election ballot.....	24	19
candidates to fill vacancies, must be certified under oath.....	24	19
errors, omissions and wrongful acts, how corrected.....	25	19
duty of judges of district court.....	25	19
burden of proof.....	25	19
must deposit witness fees.....	25	20
contempt of court.....	25	20

ELECTIONS—Continued.

	Sec.	Page
independent candidates	26	20
nomination of same.....	26	20
political party names not to be used.....	26	20
number of signatures required.....	26	20
certificate may be amended.....	26	21
signers must make oath by affidavit.....	26	21
certificate, where filed.....	26	21
certificate, when filed.....	26	21
written acceptance of nominations.....	26	21
rights and penalties.....	26	22
secretary of state and attorney general to prepare forms.....	27	22
campaign expenses	28	22
limitations of personal expenses defined.....	28	22
penalty for violations of this section.....	28	23
candidates must file sworn statement of expenses.....	29	23
penalty for not filing sworn statement of expenses.....	30	23
provision of statutes to apply to direct primary elections.....	31	23
forgery	32	24
candidates for United States senator nominated at direct primary elections	33	24
secretary of state to certify result to general assembly.....	33	24
names of candidates to go on official ballot.....	33	24
secretary of state to certify result of vote to general assembly.....	33	25
penalty for swearing falsely.....	33	25
legislative candidates may make statement.....	34	25
form of statement.....	34	25
pledge printed on ballot.....	34	25
form of statement.....	34	26
pledge printed on ballot.....	34	26
committee contests, how determined.....	35	26
filings to be public records.....	36	26
certified copies of filings.....	36	26
all filings to be preserved for two years.....	36	26
withdrawal from nominations.....	37	27
death of a candidate.....	38	27
name to be erased or omitted from ballot.....	38	27
certified lists of registration furnished.....	39	27
bribery of voter.....	40	27
penalty	40	27
election offenses	41	28
punishment	41	28
misuse of nomination papers a misdemeanor.....	42	28
punishment	42	28
neglect of duty by primary election officers a felony.....	43	28
punishment	43	28
election contests to be adjudicated by county or district court....	44	28
original jurisdiction	44	28
when the supreme court is to take original jurisdiction.....	44	29
procedure	44	29
service of petition.....	44	29
election expenses, how paid.....	45	29
laws applicable to this act.....	46	29
masculine pronoun to include feminine.....	47	30
county clerk defined.....	48	30
duties of election commissions.....	49	30
repealing clause	50	30

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